

standards for pears are no longer needed to assure the high quality of exporting pears. The USDA supports enactment of H.R. 609. As world economies improve and areas of trade continue to decrease, new market opportunities for fresh pears arise. In order to provide the flexibility to meet the requirements of these new opportunities, H.R. 609 should be passed, and I would urge that my colleagues support this legislation.

Mr. Speaker, I reserve the balance of my time.

Mr. STENHOLM. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I rise in support of H.R. 609, which updates the Apple and Pear Export Act. For many years, the Apple and Pear Export Act served pear growers well by ensuring a quality product to consumers overseas. The pear industry is now seeking greater flexibility to sell its product in emerging markets around the world.

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Recently, the sale of 200,000 cartons of pears to Russia was made possible by a January, 1997, amendment to the act that allowed for the shipment of a more competitive grade of pears to that country. Our farmers are increasingly dependent on foreign markets. It is therefore essential that regulations governing the agricultural industry be designed to help producers compete in those markets.

Mr. Speaker, I urge my colleagues to support this regulatory improvement that will give pear growers greater flexibility to market their product.

Mr. Speaker, I reserve the balance of my time.

Mr. COMBEST. Mr. Speaker, I yield such time as he may consume to the gentleman from Oregon (Mr. WALDEN), the gentleman who sponsored this bill and has done a great job in just a few weeks of getting this bill moved forward. We appreciate and commend his work.

Mr. WALDEN of Oregon. Mr. Speaker, I thank the gentleman from Texas (Chairman COMBEST) and the gentleman from Texas (Mr. STENHOLM) for their support of this legislation, and I appreciate the opportunity to speak on this measure.

Mr. Speaker, H.R. 609 will help expand export markets for our Nation's pear growers. The Export Apple and Pear Act passed in 1933 required that apples and pears meet certain standards prior to export to ensure that only the top quality pears and apples were exported.

The United States Department of Agriculture has stated that, because of private contractual arrangements between buyers and sellers, increasingly those arrangements are controlling the quality of U.S. pear exports. The USDA believes that mandatory Federal quality standards, as currently established under the act, are no longer needed to assure the high quality of exported pears.

As new markets have opened up in the last decade, opportunities for sale of lower grade and less expensive pears have arisen. Because of the 1933 act, U.S. producers and exporters of pears have been unable to meet the demand for lower grade pears in other countries without receiving a waiver of the act from USDA.

The pear industry has on two occasions over the past decade petitioned and received a waiver from the USDA to sell non-U.S. Grade Number One and Fancy Grade winter pears in the emerging markets of Central and South America and Russia. The waiver for Russia allowed the industry to sell 200,000 cartons of pears to that Nation in 1997. Past experience indicates that when these markets can afford it, they will move on to purchase our higher grade fruit.

As world economies improve and barriers to trade continue to decrease, new market opportunities for fresh pears arise. This legislation will allow our pear growers to get a foothold in emerging foreign markets. In order to provide the flexibility to meet the requirements of these two opportunities without having to seek new exemptions, the fresh pear industry is seeking to be removed from the 1933 Export Apple and Pear Act.

Mr. Speaker, this legislation, as I mentioned, has the support of the USDA, pear industry and is not opposed by the apple industry. Furthermore, the Congressional Budget Office has determined that this legislation would not impose any costs on the Federal Government. H.R. 609 is sound policy that allows U.S. pear growers and exporters the flexibility to compete in emerging foreign markets.

Mr. Speaker, I appreciate the opportunity to speak on this important legislation to our pear growers, especially those of the Northwest, and I commend and thank the gentleman from Texas (Mr. COMBEST) and the gentleman from Texas (Mr. STENHOLM) of the House Committee on Agriculture for passage of this measure to the floor.

Mr. STENHOLM. Mr. Speaker, I have no further requests for time, and I yield back the balance of my time.

Mr. COMBEST. Mr. Speaker, I yield back the balance of my time.

The SPEAKER pro tempore. The question is on the motion offered by the gentleman from Texas (Mr. COMBEST) that the House suspend the rules and pass the bill, H.R. 609.

The question was taken.

Mr. COMBEST. Mr. Speaker, on that I demand the yeas and nays.

The yeas and nays were ordered.

The SPEAKER pro tempore. Pursuant to clause 8 of rule XX and the Chair's prior announcement, further proceedings on this motion will be postponed.

#### GENERAL LEAVE

Mr. COMBEST. Mr. Speaker, I ask unanimous consent that all Members

may have 5 legislative days within which to revise and extend their remarks on the bill just considered.

The SPEAKER pro tempore. Is there objection to the request of the gentleman from Texas?

There was no objection.

#### NULLIFYING RESERVATION OF FUNDS FOR GUARANTEED LOANS UNDER CONSOLIDATED FARM AND RURAL DEVELOPMENT ACT

Mr. COMBEST. Mr. Speaker, I move to suspend the rules and pass the bill (H.R. 882) to nullify any reservation of funds during fiscal year 1999 for guaranteed loans under the Consolidated Farm and Rural Development Act for qualified beginning farmers or ranchers, and for other purposes.

The Clerk read as follows:

H.R. 882

*Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled,*

#### SECTION 1. NULLIFICATION OF RESERVATION OF FUNDS DURING FISCAL YEAR 1999 FOR GUARANTEED LOANS UNDER THE CONSOLIDATED FARM AND RURAL DEVELOPMENT ACT FOR QUALIFIED BEGINNING FARMERS OR RANCHERS.

Amounts shall be made available pursuant to section 346(b)(1)(D) of the Consolidated Farm and Rural Development Act for guaranteed loans, without regard to any reservation under section 346(b)(2)(B) of such Act.

#### SEC. 2. QUALIFIED BEGINNING FARMERS AND RANCHERS TO BE GIVEN PRIORITY IN MAKING GUARANTEED LOANS UNDER THE CONSOLIDATED FARM AND RURAL DEVELOPMENT ACT FROM SUPPLEMENTAL APPROPRIATIONS FOR FISCAL YEAR 1999.

In making guaranteed loans under the Consolidated Farm and Rural Development Act from funds made available pursuant to any Act making supplemental appropriations for fiscal year 1999, the Secretary of Agriculture shall, to the extent practicable, give priority to making such loans to qualified beginning farmers and ranchers (as defined in section 343(a)(11) of such Act).

The SPEAKER pro tempore. Pursuant to the rule, the gentleman from Texas (Mr. COMBEST) and the gentleman from Texas (Mr. STENHOLM) each will control 20 minutes.

The Chair recognizes the gentleman from Texas (Mr. COMBEST).

Mr. COMBEST. Mr. Speaker, I yield myself such time as I may consume.

Mr. Speaker, I bring to the floor a bill, H.R. 882. This bill costs nothing but will provide immediate relief to the Nation's farmers and ranchers who are today experiencing a serious credit crunch brought on by natural disasters and low commodity prices.

I am pleased to be joined by the gentleman from Texas (Mr. STENHOLM), the ranking Democrat on the Committee on Agriculture, as well as the gentleman from Nebraska (Mr. BARRETT), the gentleman from Minnesota (Mr. MINGE), and a number of other Members in introducing this measure.

Our bill is simple and straightforward. Currently, funds for guaranteed ownership loans are exhausted in